MORTGAGE RECORD No. 79

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The SW1 of 1-13-15 except from the northwest corner of the southwest quarter of section 4, township 13 south, range 18 east, south 481 feet to the center of Deer Oreck, thance in a northeasterly direction slong said creck to a point which is 400 feet ceast and 220 feet south of said northwest corner, thence in a south-easterly direction along creck to a point which is 600 feet east and 320 feet south of the northwest corner at the mouth of a small stream, thence in a north-easterly direction to a point on the north line of quarter section which is 882 feet east of the NW corner, then containing 5.56 acres, more or less; thence west 882 feet to place of beginning;

and containing 152 acres, more or less, according to the U. S. Government Survey thereof.

Thereof. Together with all privileges, hereditaments and appurtenances thereunto belonging, or in any wise appertaining, including all water, irrigation and drainage rights of every kind and description, how-ever evidenced or manifested, and all rights-of-way, apparatus and fixtures belonging to or used in connection therewith, whether owned by the mortgager at the date of this mortgage, or thereafter acquired. Provided, this mortgage is given to secure the payment by the mortgage, or thereafter acquired. Frovided, this mortgage is given to secure the payment by the mortgage, or thereafter acquired. Frovided, this mortgage, conditioned for the payment of said sum and interest on the morttaging nortgager to the mortgages, conditioned for the payment of said sum and interest on the mortization plan in 65 seni-namuel installments, and a final installment of \$113.03, due on the let day of January, 1957, unless sconer natured by extra payments on principal, in accordance with the amortization table printed on the back of said note; which note further prevides that all sums not prid when due shall beer interest from the due date to the date of payment at the rate of clipht per cant per annum. The mortgager does hereby covenant and agree with the mortgage, as follows: 1. To be now lewfully seized of the fee simple title to all of said above described real estate; to have good right to cell and couvey the same; that the same is free from all incubrences; and to warrant and defend the title thereto agrainst the Inful claims or demands of all percents whomeever. 2. To pay when due all payments provided for in the note(e) secured hereby. 3. To make return of said real estate for traation, when so required by law; and to pay before they become delinquent all taken, charges and assessment legally levide against the property herein conviged.

conveyed. 4. To insure and keep insured all buildings and other improvements now on, or which may hereafter 4. To insure and keep insured all buildings and other improvements not on, or which may hereafter be pleed on said premises, against loss or damage by fire and/or tornado, in such manner, in such companies and for such amounts as may be satisfactory to the mortgages; the polic(y-ies) evidencing such interest may appear. Any sum due the insured under the terms of say such polic(y-ies) and paid to the mortgages in settlement of an insured loss may, at the option of the martgager and subject to the general regulations of the Land Beak Constisionor, be applied to the reconstruction of the destroyed improvement(s), and if not so applied may, at the option of the mortgages, be applied in payment of any indectedness secured by this mortgage, whether or not the same be due mai payalle.
5. To use the proceeds arising from the loss caured note by molecult, for the purposes set forth in the mortgage's written application for the to be apped by a poly of the subject to the same of the to be proceeds arising from the loss neared and the through a poly of the torth purposes set forth in the mortgage's written application for the torthe option of the torthe purposes set forth in the mortgage's written application for the bay applied bay.

in the mortgager's written application for said loca. 6. Not to permit, either wilfully or by neglect, any unreasonable depreciation in the value of said premises or the buildings and improvements situate thereon, but to keep the same in good reprint all times; not to remove or permit to be removed from said premises any buildings or improvements situate thereon; not to comit or suffer wate to be committed upon the premises; not to cut or remove any timber therefrom, or permit same, excepting such as may be necessary for ordinary domestic purposes; and that he will not permit same, excepting such as may be necessary for ordinary domestic purposes; and that he will not permit same, excepting such as may be necessary for ordinary domestic purposes; and that he will not permit same, excepting such as may be necessary for ordinary domestic purposes; and that he will not permit same, excepting such as may be necessary for ordinary domestic purposes; and that he will not permit same, excepting of a regression and/or drainage of said lends. 7. To reinburge the mattersee for all costs and permease insured by it is any main to force

7. To reinburge the mortgagee for all costs and expenses incurred by it in any suit to foreclose this mortgage, or in any suit in which the mortgagee may be obliged to defend or protect its rights or liem acquired hereunder, including all abstract fees, court costs, a reasonable étorney fee where allowed by law, and other expenses; and such sums shall be secured hereby and included in any decree of foreclosure.

5. That all checks or drafts delivered to the mortgagee for the purpose of paying any sum or sums secured hereby will be paid upon presentment, and that all agencies used in making collection thereof, including those agencies transmitting the proceeds of such items to the mortgagee, shall be considered agents of the mortgagor.

agents of the mortgager. 9. That, wherever there are ten or more borrowers, including the mortgager, who have obtained from the mortgages direct loans under the provisions of section 7 of the "Federal Farm Loan Act," as amended, where loans aggregate not less than \$20,000, and who revide in a locality which may, in the opinion of the Land Bank Commissioner, be conveniently covered by the charter of and served by a nat farm loan association, mortgagor will units with such other borrowers to form a national farm loan farm loss association, mortgagor will muite with such other borrowers to form a maticnal farm loss association. The mortgagor further covenants that, together with such other borrowers or any of them, he will organize such association subject to the requirements and conditions specified in section 7 of the "Federal Farm Loss Act," as mended, so far as the same may be applicable, and in accordance with the rules and regulations of the Land Bank Commissioner. The mortgagor makes the foregoing covenent and agreement in consideration of the obligation of said mortgages, if, and beginning on the next installment date after, such association shell have been chartered by the Land Bank Commissioner and shall have complied with all requirements and conditions of said mortgages, if, and beginning on the next installment date after, such association shell have been chartered by the Land Bank Commissioner and shall have complied with all requirements and conditions of said mortgages, if, and beginning on the next installment date after, such association shell have been chartered by the Land Bank Commissioner and shall have complied with all requirements and conditions of saction 7 of the "Federal Farm Lorm Act," as sameded, and of the rules and regulations adopted thereunder, to reduce to 55 the interset rate of 51% provided for in this mortgage and in the promissory note(s) secured hereby. This mortgage is made to the mortgages as a Federal Land Bank doing business under the "Federal Farm Lorm Act," as maneded, and is hereby agreed to be in all respects subject to and governed by the terms and unvalues on a daid Act as secured.

Losn Act," as amended, and is hereby egreed to be in all respects subject to and governed by the and provisions of said Act as emended.

terms and provisions of said Act as amended. The mortgagor in the written application for the loan hereby secured made certain representations to the mortgager as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortgage. In the event the mortgagor shall fail to pay when due any taxes or assessments against said security or fail to maintain insurance as hereinbefore provided for, the mortgages may make such payment or provide such insurance, and the amount(s) paid therefor shall become a part of the indebiedness secured by the lien of this mortgage, and bear interest from the date of payment at the rate of eight per cent per a

The sold mortgager hereby transfers, sets over and conveys to the mortgages all rents, royalties, bomuses and delay moneys that may from time to time become due and payable under any oil and gas or other mineral lesse(s) of any kind now existing, or that may hereafter come into existence, covering the